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UNITED STATES BANKRUPTCY COURT FOR THE MIDDLE DISTRICT OF GEORGIA

DEBTORS	*	Chapter 13
JERRY B. MARSHALL	•	Case No. 19-30310-JPS Check if this is a modified plan and list below the sections of the plan that have been changed.

CHAPTER 13 PLAN MIDDLE DISTRICT OF GEORGIA (NOT OFFICIAL FORM 113)

Part 1: Notices

To Debtors:

This form sets out options that may be appropriate in some cases, but the presence of an option on the form does not indicate that the option is appropriate in your circumstances. Plans that do not comply with local rules and judicial rulings may not be confirmable.

In the following notice to creditors and statement regarding your income status, you must check each box that applies.

To Creditors:

Your rights may be affected by this plan. Your claim may be reduced, modified, or eliminated.

You should read this plan carefully and discuss it with your attorney if you have one in this bankruptcy case. If you do not have an attorney, you may wish to consult one.

If you oppose the plan's treatment of your claim or any provision of this plan, you or your attorney must file an objection to confirmation at least 7 days before the date set for the hearing on confirmation unless otherwise ordered by the Bankruptcy Court. The Bankruptcy Court may confirm this plan without further notice if no objection to confirmation is filed. See Bankruptcy Rule 3015. In addition, you may need to file a timely proof of claim in order to be paid under any plan.

The following matters may be of particular importance to you. Debtors must check one box on each line to state whether or not the plan includes each of the following items. If an item is checked as "Not Included" or if both boxes are checked, the provision will be ineffective if set out later in the plan. Any nonstandard provisions placed in any part other than Part 6 are void.

1.1.	Limit the Amount of a Secured Claim: The plan seeks to limit the amount of a secured claim, as set out in Part 3, Section 3.5, which may result in a partial payment or no payment at all to the secured creditor.	X Included	_Not Included
1.2.	Avoidance of Liens: The plan requests the avoidance of a judicial lien or nonpossessory, nonpurchasemoney security interest as set out in the Nonstandard Provisions Part 6.	X Included	_ Not Included
1.3.	Nonstandard Provisions: The plan sets out Nonstandard Provisions in Part 6.	X Included	_Not Included

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X The current monthly income of the debtor(s) is less than the applicable median income

Ch	ack	On.	a

	spe	cified in 11 U.S.C. § 1325(b)(4)(A).			
		The current monthly income of the debtoome specified in 11 U.S.C. § 1325(b)(4)(olicable median	
Part 2: Plan P	ayments and I	Length of Plan		and the second s	
2.1.	and the debte PAYROLL	nts: The future earnings of the debtor(s) at the future earnings of the debtor(s) at the debtor's(s') employer) shat the payment of the payme	all pay to the Trustee the onts change over time include	sum of \$290.00 bi-weekly - ude the following.) These plan	
2.2.	Additional I	Payments: Additional Payments of \$ from	will be made (Source)	on	
2.3.	Plan Length: If the debtor's(s') current monthly income is less than the applicable median income specifie in 11 U.S.C. § 1325(b)(4)(A) the debtor(s) will make a minimum of 36 monthly payments.				
	If the debtor's(s') current monthly income is not less than the applicable median income specified in 11 U.S.C. § 1325(b)(4)(A) the debtor(s) will make payments for a minimum of 57 months.				
Part 3: Treatr	nent of Secure	d Claims			
From	the payments	so received, the Trustee shall make dis	bursements to allowed c	laims as follows:	
3.1.	secured by the	Debts: The monthly payments will be ne debtor's(s') principal residence): (Paye month of the first payment designated	ments which become due	after the filing of the petition	
NAME OF CRI	EDITOR	MONTH OF FIRST PAYMENT UNDER PLAN	MONTHLY PAYMENT AMOUNT	CHECK IF PRINCIPAL RESIDENCE	
None.					

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3.2. Arrearages: After confirmation, distributions will be made to cure arrearages on long term debts (including debts secured by the debtor's(s') principal residence) where the last payment is due after the last payment under the plan. If no monthly payment is designated, the arrearage claims will be paid after the short term secured debts listed in Section 3.3 and 3.5.

ESTIMATED

NAME OF AMOUNT INTEREST COLLATERAL MONTHLY CREDITOR DUE RATE PAYMENT IF ANY (if applicable)

None.

3.3. Claims Not Subject to Cram Down: The following claims are not subject to cram down because debts are secured by a purchase money security interest in a vehicle for which the debt was incurred within 910 days of filing the bankruptcy petition, or, if the collateral for the debt is any other thing of value, the debt was incurred within 1 year of filing. See § 1325(a). The claims listed below will be paid in full as allowed.

NAME OF	AMOUNT	INTEREST	COLLATERAL	MONTHLY
CREDITOR	DUE	RATE		PAYMENT
Lendmark	\$9,300.00	5.25%	2007 Ford F-150	\$210.00

3.4. Preconfirmation Adequate Protection Payments: Preconfirmation adequate protection payments will be made to the following secured creditors and holders of executory contracts after the filing of a proof of claim by the creditor. These payments will be applied to reduce the principal of the claim.

NAME OF CREDITOR

MONTHLY ADEQUATE PROTECTION AMOUNT

Lendmark \$40.00 monthly

3.5. Secured Creditors Subject to Cramdown: After confirmation of the plan, the following secured creditors who are subject to cramdown, with allowed claims will be paid as follows:

If the value is less than the amount due, the secured claim is modified to pay the value only as secured. If the value is listed as \$0.00 the creditor's allowed claim will be treated as unsecured. If the value is greater than or equal to the allowed secured claim, the claim will be paid in full. If you do not intend to cram down the claim, enter "debt" as the value.

NAME OF AMOUNT VALUE INTEREST COLLATERAL MONTHLY CREDITOR DUE RATE PAYMENT AMOUNT

None.

3.6. Surrendered Collateral: The following collateral is surrendered to the creditor. If the debtor(s) is surrendering the collateral for a specific payment credit or in full satisfaction of the debt, a statement explaining the treatment should be indicated in Part 6 Nonstandard Provisions. Upon confirmation of this plan, the stay under § 362(a) will terminate as to the collateral only and the stay under § 1301 will terminate in all respects unless the debt is listed as a classified debt in Paragraph 5.3 of the plan. An allowed unsecured claim resulting from the disposition(s) of the collateral will be treated as unsecured.

NAME OF CREDITOR

DESCRIPTION OF COLLATERAL

None.

3.7. Debts Paid by Debtor: The following debts will be paid directly by the debtor(s): NAME OF CREDITOR **COLLATERAL** Electronics / tools (executory contract) Rent-A-Center 3.8. Liens Avoided: The judicial liens or non-possessory, non-purchase security interests that are being avoided are listed in Part 6 Nonstandard Provisions. Part 4: Treatment of Fees and Priority Claims 4.1. Attorney Fees: Attorney fees ordered pursuant to 11 U.S.C. § 507(a)(2) of \$3,250.00 to be paid as follows: (SELECT ONE) X Pursuant to the Single Set Fee option in the Administrative Order on Attorney Fees in Chapter 13 Cases. Hourly billing: Attorneys are required to file an application for compensation with the Court, including an itemization of their time, in accordance with the Administrative Order on Attorney Fees in Chapter 13 Cases. 4.2. Trustee's Fees: Trustee's fees are governed by statute and may change during the course of the case. Domestic Support Obligations: The following domestic support obligations will be paid over the life of the 4.3. plan as follows: These payments will be made simultaneously with payment of the secured debt to the extent funds are available and will include interest at the rate of ____%. (If this is left blank, no interest will be paid.) PAYMENT AMOUNT NAME OF CREDITOR \$300.00 monthly State of Florida Child Support Recovery Priority Claims: All other 11 U.S.C. § 507 priority claims, unless already listed under 4.3 will be paid in full 4.4. over the life of the plan as funds become available in the order specified by law. Part 5: Treatment of Non Priority Unsecured Claims Payment Parameters: Debtor(s) will make payments that will meet all of the following parameters (these 5.1. are not cumulative; debtor(s) will pay the highest of the three): (a) Debtor(s) will pay all of the disposable income as shown on Form 122C of \$0.00 to the non-priority unsecured creditors in order to be eligible for a discharge, unless debtor(s) includes contrary provisions in Part 6 Nonstandard Provisions along with sufficient legal reason justifying the excusal from meeting this requirement. (b) If the debtor(s) filed a Chapter 7 case, the priority and other unsecured creditors would receive \$0.00. Debtor(s) will pay this amount to the priority and other unsecured creditors in order to be eligible for discharge in this case. (c) The debtor(s) will pay SN/A to the general unsecured creditors to be distributed pro rata.

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- 5.2. General Unsecured Creditors: General unsecured creditors whose claims are duly proven and allowed will be paid (CHOOSE ONLY ONE):
 - (a) <u>0% dividend</u> as long as this dividend exceeds the highest amount, if any, shown in paragraph 5.1(a), 5.1(b), or 5.1(c) and the debtor(s) makes payment for the applicable commitment period as indicated in **Part 2 Section 2.4.**
 - (b) The debtor(s) anticipates unsecured creditors will receive a dividend of _____%, but will also pay the highest amount shown in paragraph 5.1(a), 5.1(b), or 5.1(c) above. All creditors should file claims in the event priority and secured creditors do not file claims and funds become available for distribution.
- 5.3. Classified Unsecured Claims: The following unsecured claims are classified to be paid at 100%. If the debtor(s) is proposing to pay less than 100%, or to pay a regular monthly payment, those proposals should appear in Part 6 Nonstandard Provisions.

NAME OF CREDITOR

COLLATERAL

REASON FOR CLASSIFICATION

None.

5.4. Executory Contracts and Unexpired Leases: The executory contracts and unexpired leases listed below are assumed. All other executory and unexpired leases are rejected. If the debtor(s) wishes to cure a default on a lease, an explanation of those payments should be included in Part 6 Nonstandard Provisions.

NAME OF CREDITOR

DESCRIPTION OF COLLATERAL

Rent-A-Center

Electronics/tools

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- 5.5. Property of the Estate: Unless otherwise ordered by the Court, all property of the estate, whether in the possession of the Trustee or the debtor(s), remains property of the estate subject to the Court's jurisdiction, notwithstanding § 1327(b), except as otherwise provided in Part 6 Nonstandard Provisions below. Property of the estate not paid to the Trustee shall remain in the possession of the debtor(s). All property in the possession and control of the debtor(s) at the time of confirmation shall be insured by the debtor(s). The Chapter 13 Trustee will not and is not required to insure such property and has no liability for injury to any person, damage or loss to any such property in possession and control of the debtor(s) or other property affected by property in possession and control of the debtor(s).
- Validity of Liens or Preference Actions: Notwithstanding the proposed treatment or classification of any claim in the plan confirmed in this case, all lien avoidance actions or litigation involving the validity of liens or preference actions will be reserved and can be pursued after confirmation of the plan. Successful lien avoidance or preference action will be grounds for modification of the plan.

Part 6: Nonstandard Provisions

Nonstandard Provisions: Under Bankruptcy Rule 3015(c), all nonstandard provisions are required to be set forth below. These plan provisions will be effective only if the applicable box in Part 1 of this plan is checked and any nonstandard provisions placed elsewhere in the plan are void.

- (a) Notwithstanding the date of filing of any proof of claim or its classification in the Schedules, all objections to proofs of claim shall be reserved and can be pursued after confirmation of the plan.
- (b) In the absence of objection and court order, any arrearage amount proposed to be cured under paragraph 3.2 above shall be controlled by the proof of claim rather than the estimated amount specified in the plan.
- (c) Debts secured by collateral being surrendered pursuant to paragraph 3.6 shall be treated as unsecured and paid 0%, unless, within 120 days after confirmation of the plan, the creditor, pursuant to LBR 4001-1(c), notifies the Chapter 13 Trustee in writing, by amending its timely filed proof of claim, that it believes it is entitled to payment under the plan, and the creditor furnishes to the Trustee an accounting of all proceeds, if any, received from the sale of the collateral. If the creditor provides the required notice and accounting, the claim will be treated as a general unsecured claim as provided in paragraph 5.2.
- (d) Arreareages on executory contracts assumed pursuant to paragraph 5.4 are to be cured through the plan as follows:

Creditor

Monthly payment

None.

(e) The liens of the following creditors on the personal property of the debtor(s) are non-purchase money, non-possessory, or judicial liens which impair exemptions to which the debtor(s) are entitled. There is no excess equity in any of the items that is not otherwise exemptible. The fixing of said liens is avoided upon confirmation of the plan pursuant to 11 U.S.C. § 522(f): Professional Finance, One Main Financial, Bowman Property Management, Ola Wood Parsons, Watkinsville Power Shop, Inc., Doctors & Merchants Credit Bureau, Sterling Jewelers

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Part	7:	Signatures
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State Bar No: 522101 Attorney for Debtor

7.1. Certification: The debtor's(s') attorney (or debtor(s), if not represented by an attorney) certifies that all provisions of this plan are identical to the Official Form of the Middle District of Georgia, except for language contained in Part 6: Nonstandard Provisions.

/s/ Jerry Marshall
Signature of Debtor
Jerry Marshall
Debtor

Debtor's(s') Attorney

/s/ Christopher R. Morgan
Signature of Debtor's(s') attorney
Christopher R. Morgan